

IN THE COURT OF APPEALS OF TENNESSEE
FOR THE MIDDLE SECTION, AT NASHVILLE

SENTINEL TRUST COMPANY,)	
Danny N. Bates, Clifton T. Bates, Howard H.)	
Cochran, and Gary L. O'Brien,)	
)	
<i>Petitioners-Appellants</i>)	No. M2005-01073-COA-R3-CV
)	
v.)	
)	
KEVIN P. LAVENDER, Commissioner)	Davidson Equity No.04-1934-I
)	
Tennessee Department of Financial Institutions)	
)	
<i>Respondent-Appellee</i>)	
)	

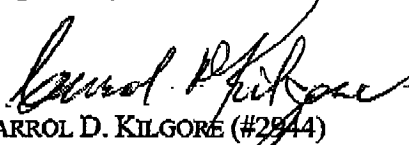
APPELLANTS' MOTION RE: RECORD ON APPEAL

This Court's judgment having affirmed the judgment of the Davidson County Chancery Court, and the Supreme Court having denied Appellants' Application for Permission to Appeal by order of July 3, 2006, Appellants respectfully move the Court to order the record on appeal retained in this Court until after the United States Supreme Court shall have ruled upon Appellant's Petition

for *Certiorari*, which they plan to file and as to which October 1, 2006 is the deadline for filing.

This motion is filed because, although Appellants find no rule concerning disposition of the record in the Tennessee Rules of Appellate Procedure, they are aware that for several years, Tennessee's appellate courts have followed the practice of destroying appellate records relatively soon after decision of the case, after notice to all parties.

Respectfully submitted,


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Certificate of Service

It is hereby certified that copies of the foregoing motion have been mailed this August 10, 2006, to:

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